

---

MISSOURI, KANSAS & TEXAS RAILWAY COMPANY OF TEXAS ET AL. v. WARD ET AL., AND HOUSTON & TEXAS CENTRAL RAILROAD COMPANY.

ERROR TO THE COURT OF CIVIL APPEALS, THIRD SUPREME JUDICIAL DISTRICT, OF THE STATE OF TEXAS.

No. 241. Submitted April 30, 1917.—Decided June 4, 1917.

Under the Carmack Amendment, the bill of lading issued by the initial carrier governs the entire transportation; the liability of each participating carrier is fixed by its valid, applicable terms; and new con-